

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF MISSOURI

IN ADMIRALTY

In the Matter of The Complaint

of

Branson Duck Vehicles, LLC, as Owner;  
and Ripley Entertainment, Inc., as Owner  
*pro hac vice* of the STRETCH DUCK 07  
for Exoneration from or Limitation of  
Liability

**CIVIL ACTION NO: 6:18-cv-03339-  
MDH**

**MOTION FOR INSPECTION**

TO: Ripley Entertainment, Inc. and/or Branson Duck Vehicles, LLC  
Through their attorney of record  
Terrance J. Good  
Alexandra C. Wells  
LASHLY & BAER, P.C.  
714 Locust Street  
St. Louis, Missouri 63101

Jeffrey S. King  
Luke M. Reid  
K&L GATES, LLP  
State Street Financial Center  
One Lincoln Street  
Boston, MA 02111-2950

PLEASE TAKE NOTICE that the Claimants Joseph Strecker and William Strecker in the above entitled action, pursuant to Rule 34 (a)(2) of the Federal Rules of Civil Procedure, hereby requests entry upon property or designated object(s) in the possession or control of Ripley Entertainment, Inc. (REI) and/or Branson Duck Vehicles, LLC (BDV) for the purpose of inspection and measuring, surveying, photographing,

testing or sampling the property or designated object(s) within the scope of Rule 26(b),

to-wit:

- (1) Inspection of Stretch Duck 01
- (2) Inspection of Master Jig Duck Boat SD54
- (3) Inspection of Truck Duck 10 or 13

Said inspection to occur on October 21, 2019 or on a date and time to be mutually agreed upon, at the location where said objects are currently stored by REI and/or BDV. All parties are hereby notified to appear and take part in such manner as you shall see fit and proper.

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By: /s/ Ronnie G. Penton  
RONNIE G. PENTON  
Louisiana Bar #10462  
*Pro Hac Vice*

**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a copy of the above will be furnished to all counsel of record herein through the CM-ECF system of the United States District Court for the Western District of Missouri, on this 11<sup>th</sup> day of September, 2019.

/s/ Kevin C. Roberts  
KEVIN C. ROBERTS